The Division Division County	ge 1 of 1 PageID #: 235
EASTERN DISTRICT OF NEW YORK FILED IN CLERK'S OFFICE UNITED STATES OF AMERICA DISTRICT COURT E.D.N.Y.	
MAI O ₹ 101h ★ WAJ	IVER OF SPEEDY TRIAL R 13-607
Phillip Kenner Long Island Office	,
It is hereby stipulated that the time period from excluded in computing time within which trial of the charges aga commence.	to 3/11/4 be inst the Defendant(s) must
The parties agree to the exclusion of the foregoing period	for the purpose(s) of:
engagement in continuing plea negotiation examination of the Defendant(s) pursuant to regarding mental or physical capacity; [] submission of pretrial motions through head pursuant to 18 USC § 3161 (h)(1)(F); and/of the Defendant has been fully advised by counsel of his/hes Sixth Amendment to the U.S. Constitution; the Speedy Trial Act the Plan and Rules of this Court adopted pursuant to that Act; and of Criminal Procedure. The Defendant understands that he/she has jury within a specified time period, not counting excludable period based upon its findings that this action serves the ends of justice as	to 18 USC §§ 3161(h)(1)(A) aring or other disposition or er rights guaranteed under the of 1974, 18 U.S.C. §§3161-74; if Rule 50 of the Federal Rules as a right to be tried before a ds. therwise excludes the time
of the public and this Defendant in a speedier trial.	
SO ORDERED.	
Dated: Jan. 23, 2019 Central Islip NY	V.S.D.J.
Assistant U.S. Attorney or Special Assistant U.S. Attorney: Defendant #1: Defendant #2: Counsel:	miGNU
·	